JORDAN TYLER BRESLOW	CIVIL ACTION CASE #: 2:21-cv-04915 MOTION FOR ENTRY OF DEFAULT FINAL JUDGMENT
Plaintiff,	
v.	
CARVANA CO.,	
Defendant.	
CO., upon the complaint heretofore filed and ser	or entry of a default judgment as to defendant CARVANA wed upon the defendant, in accordance with the cedure, and in support thereof shows the Court the
1. More than twenty-one days, have elapsed sinc defendant, and no Answer thereto having been s	e the service of said Complaint and Summons upon served by defendant upon CARVANA CO.
2. Defendant has failed to defend this action, and	d JORDAN TYLER BRESLOW is entitled to judgment by

3. Pursuant to the provisions of Rule 55, Federal Rules of Civil Procedure, this Court is empowered to enter a default judgment against the defendant for relief sought by plaintiff in its complaint, and written

default against defendant.

notice of this action has been given to defendant.

Respectfully submitted,

JB 12/3/202

Case 2:21-cv-04915-JMY Document 4 Filed 12/02/21 Page 2 of 2

Breslow
v.
(arvana Co.

Case #; 2:21-cu-04915